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Attorneys for STATE OF ARIZONA

2012 JAN 25 PM 4:07

CLERK OF COURT
BY: K GRESHAM

IN THE SUPERIOR COURT OF THE STATE OF ARIZONA

IN AND FOR THE COUNTY OF YAVAPAI

STATE OF ARIZONA,

Plaintiff,

vs.

STEVEN CARROLL DEMOCKER,

Defendant.

Cause No. P1300CR201001325

DIVISION 1

STATE'S 18TH SUPPLEMENTAL
DISCLOSURE BY STATE, DATED
JANUARY 25, 2012, OF MATTERS
RELATING TO GUILT, INNOCENCE, OR
PUNISHMENT

Pursuant to Rule 15.1(a) and (b) of the Arizona Rules of Criminal Procedure, the Yavapai County Attorney's Office hereby files the following material and information within its possession or control relative to guilt, innocence, or punishment, and further notifies the defendant(s) that said material and information is either typed on this form, is attached hereto and incorporated herein by reference (**) or is available to the defendant(s) for examination and reproduction at the office of the Yavapai County Attorney (***). (*New additions to witnesses and expert witnesses are in bold.*)

RESPECTFULLY SUBMITTED this 25th day of January, 2012.

Sheila Sullivan Polk
YAVAPAI COUNTY ATTORNEY

By: Jeffrey G. Paupore

Jeffrey G. Paupore
Deputy County Attorney

Copy of the foregoing mailed/delivered
this 25th day of January, 2012 to:

Clerk of the Court
Yavapai County Superior Court

Office of the Yavapai County Attorney

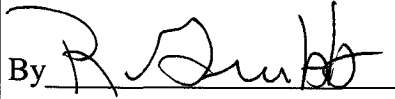
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Prescott, AZ 86301

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Craig Williams
Attorney for Defendant
P.O Box 26692
Prescott Valley, AZ 86312
Via email to craigwilliamslaw@gmail.com

By 

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1. The names and addresses of all persons whom the prosecution may call as witnesses in the case-in-chief, together with their relevant written or recorded statements:

NAME	ADDRESS	STATEMENT
COR - Marriott		

4. A list of all papers, documents, photographs or tangible objects which the prosecution will use at trial or which were obtained from or purportedly belong to the defendant(s)*:

(CD's previously provided to Defense Counsel through PDO)

YCAO DR#2010-252705 Supp 9 by R. Schmidt	031474-031475
Jail call July 13, 2009 @ 2:15 p.m. Defendant and Renee Girard	031476
Jail calls December 15 - 17, 2008 Defendant and Renee Girard	031477-031501
Transcript of handwritten notes (bates #031424-031429)	
from Defendant to Renee Girard dated 9 Nov 2008	031502-031504
Letter to Holiday Inn re John Stoler	031505-031507
Return from Holiday Inn re John Stoler	031508
DPS DNA analysis of gun with case notes by K. Snider	03159-031581
DPS DNA analysis of gun and James Olney case notes by K. Snider	031582-031639
Sy Ray report on DeMocker cell phone	031640-031641
November 2011 jail mail	031642-031700

1 CD Jail calls January 2 -8, 2012 EV#6641

1 CD Jail calls January 9-16, 2012 EV#6642